1	Patrick J. Reilly, Esq.					
2	Nevada Bar No. 6103 Eric D. Walther, Esq. Nevada Bar No. 13611 BROWNSTEIN HYATT FARBER SCHRECK, LLP 100 North City Parkway, Suite 1600 Las Vegas, Nevada 89106 Telephone: 702.382.2101 Facsimile: 702.382.8135 preilly@bhfs.com ewalther@bhfs.com Attorneys for Britney Gaitan					
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9	UNITED STATES DISTRICT COURT					
10	DISTRICT OF NEVADA					
11	WAYAN GARVEY, on behalf of himself	Case No. 2:23-cv-0092				
12	and all others similarly situated,					
13	Plaintiff, STIPULATION A					
14	v.	EXTEND THE DEAD RESPOND TO PLAIN				
15	KELLER WILLIAMS REALTY, INC. and BRITNEY GAITAN,	COMPLAINT				
16	Defendants.	(Second Request)				
17						
18	STIPULATION					
19	Pursuant to Local Rules IA 6-1, IA 6-2, and LR 7-1, Defendant Bri					
20	Wayan Garvey ("Plaintiff") hereby stipulated and agreed as follows:					
21	1. Plaintiff commenced this action on June 12, 2023. ECF No.					
22	2. On July 10, 2023, Bradley Austin, Esq. of Snell & Wilmer					
23	and filed an Unopposed Motion for Extension of Time for Ms. Gaitan to R					

Case No. 2:23-cv-00920-APG-DJA

STIPULATION AND ORDER TO ND THE DEADLINE TO RESPOND TO PLAINTIFF'S **COMPLAINT**

TPULATION

6-2, and LR 7-1, Defendant Britney Gaitan and Plaintiff ed and agreed as follows:

- tion on June 12, 2023. ECF No. 1.
- austin, Esq. of Snell & Wilmer appeared for Ms. Gaitan on of Time for Ms. Gaitan to Respond to the Complaint ("First Extension Request"). ECF No. 11.
- 3. On July 11, 2023, the First Extension Request was granted, thereby making Ms. Gaitan's deadline to respond to the complaint August 14, 2023. ECF 12.
- On August 3, 2023, Patrick J. Reilly, Esq. and Eric D. Walther, Esq. of Brownstein 4. Hyatt Farber Schreck, LLP (collectively, "New Counsel") substituted into this case to replace Snell

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DAOWINSTEIN HIARIEN SCHNECK, DEL	Attorneys at Law	100 North City Parkway, Suite 1600	Las Vegas, NV 89106	

5.	Because New Counsel has only recently joined the case, there is good cause to
extend Ms.	Gaitan's deadline to respond to the complaint. A second extension will allow sufficient

time for New Counsel to evaluate the case, prepare a response, and facilitate preliminary settlement

5 discussions with Plaintiff.

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6. Ms. Gaitan shall have up to and including September 13, 2023, to answer or otherwise plead in response to the complaint.

7. This is the second request for an extension of any deadline in this case. The requested extension is not intended to cause any delay or to prejudice any party.

CRAIG K. PERRY & ASSOCIATES

& Wilmer as counsel for Ms. Gaitan. ECF 15.

By: /s/ Craig P. Perry CRAIG P. PERRY, ESQ. Nevada Bar No. 3786 2300 W. Sahara Ave., #800 Las Vegas, NV 89102

ERIC H. WEITZ, ESQ. Pro Hac Vice Forthcoming MAX S. MORGAN, ESQ. Admitted Pro Hac Vice THE WEITZ FIRM, LLC 1515 Market Street, #1100 Philadelphia, PA 19102

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BROWNSTEIN HYATT FARBER SCHRECK, LLP

By: *Eric D. Walther* PÁTRICK J. REILLY, ESQ. Nevada Bar No. 6103 ERIC D. WALTHER, ESQ. Nevada Bar No. 13611 100 North City Parkway, Suite 1600 Las Vegas, NV 89106-4614

Attorneys for Britney Gaitan

ORDER

IT IS SO ORDERED.

DATED: 8/9/2023

Attorney for Plaintiff

DANIEL J. ALBREGTS

UNTIED STATES MAGISTRATE JUDGE